

United States Patent and Trademark Office

CNITED STATES DEPAREMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FILING DATE 030735/KEL105A 10/708,606 03/15/2004 Stanislaus A. Knez 2605 EXAMINER 7590 32583 10/04/2004 KELLOGG BROWN & ROOT, INC. PATEL, VINIT H **601 JEFFERSON AVENUE** ART UNIT PAPER NUMBER HOUSTON, TX 77002 1764

DATE MAILED: 10/04/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Summary	10/708,606	KNEZ ET AL.	
	Examiner	Art Unit	
	Vinit H. Patel	1764	
The MAILING DATE of this communical Period for Reply	tion appears on the cover sheet w	th the correspondence address	S
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 3 after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) data of the period for reply is specified above, the maximum statutor - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, may a scation. ays, a reply within the statutory minimum of thir bry period will apply and will expire SIX (6) MON by statute, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this commun BANDONED (35 U.S.C. § 133).	nication.
Status			
1) Responsive to communication(s) filed of	on <u>15 March 2004</u> .		
2a) This action is FINAL . 2b)	☑ This action is non-final.		
3) Since this application is in condition for closed in accordance with the practice			rits is
Disposition of Claims			
 4) Claim(s) 1-21 is/are pending in the app 4a) Of the above claim(s) 14-21 is/are v 5) Claim(s) is/are allowed. 6) Claim(s) 1-13 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) 1-21 are subject to restriction 	vithdrawn from consideration.		
Application Papers			
9) The specification is objected to by the E			
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.			
Applicant may not request that any objectio			40474)
Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by			
Priority under 35 U.S.C. § 119	-		
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority do 2. Certified copies of the priority do 3. Copies of the certified copies of application from the International * See the attached detailed Office action for	cuments have been received. cuments have been received in A the priority documents have beer I Bureau (PCT Rule 17.2(a)).	Application No received in this National Stag	ge
Attachment(s)		·	
1) Notice of References Cited (PTO-892)		Summary (PTO-413)	
 Notice of Draftsperson's Patent Drawing Review (PTO 3) Information Disclosure Statement(s) (PTO-1449 or PT Paper No(s)/Mail Date <u>15 March 2004</u>. 		s)/Mail Date nformal Patent Application (PTO-152))

Art Unit: 1764

DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-13, drawn to a process for preparing syngas, classified in class
 252, subclass 376.
- II. Claim 14, drawn to an apparatus for producing syngas, classified in class48, subclass 197R.
- III. Claims 15-21, drawn to drawn to a method of retrofitting a syngas process, classified in class 422, subclass 201.

Invention I is a process directed to a method of making a syngas. Invention II is an apparatus for producing a syngas. Invention 3 is a method of retrofitting a syngas process. The inventions of I, II and III are a process, apparatus and method, respectively, that may be used separately. In this case, the invention I is particular process for preparing a syngas, however the invention of II may be used as an apparatus for making a syngas or for other reformation processes of hydrocarbonaceous fuels. Invention III is a method that may be used for a syngas or other reformation processes of hydrocarbonaceous fuels.

Because the inventions are distinct for the reasons above and have acquired separate status in the art as shown by their different classification and the search required for Group I is not required for Group II and/or III, restriction for examination purposes as indicated is proper.

Art Unit: 1764

During a telephone conversation with Daniel Lundeen, Esq. on September 21, 2004, a provisional election was made <u>with traverse</u> to prosecute the invention of Group I, claims 1-13. Affirmation of this election must be made by applicant in replying to this Office action. Group II claim 14 and Group III claims 15-21 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claim 1, 5-7 and 11-13 are rejected under 35 U.S.C. 102(b) as being anticipated by LeBlanc, U.S. Patent No. 5,122,299.

Regarding claim 1, LeBlanc discloses a method for producing synthesis gases for use in the production of ammonia and methanol from a fresh hydrocarbon component stream which consists of: a) forming a first mixed feed stream comprising steam, a major portion of the fresh hydrocarbon component stream, and an oxidant selected from the group consisting of air, oxygen-enriched air and oxygen and introducing the first mixed feed stream to an exothermic catalytic steam reforming zone wherein there is produced a first reformed gas containing less than 2.0 volume percent, dry basis, residual hydrocarbon and withdrawing the first reformed gas therefrom;

Art Unit: 1764

b) forming a second mixed stream comprising a remaining minor portion of the fresh hydrocarbon component stream and steam and introducing the second mixed feed stream to an endothermic catalytic steam reforming zone wherein there is produced a second reformed gas containing less than 10.0 volume percent, dry basis, residual hydrocarbon and withdrawing the second reformed gas therefrom; c) combining the first and second reformed gases and cooling the combined first and second reformed gases by passing the combined gases in indirect heat exchange with the second mixed feed stream within the endothermic catalytic steam reforming zone whereby all of the heat required for the endothermic catalytic steam reforming of the second feed stream therein is provided; and d) withdrawing and recovering the resulting cooled combined gases as synthesis gas product (See Col. 3, lines 5-45 and 53-58; Col. 4, lines 1-10 and Claim 1).

LeBlanc further discloses that the autothermal steam reforming conditions are selected to produce a first reformed gas at a temperature preferably between 900°C and 1100°C (See Col. 3, lines 36-40), thus demonstrating that the first reformed gas effluent would have a cooled temperature within the range from 650°C and 1000°C after the first gas formation.

Regarding claim 5, LeBlanc further discloses the first and second reformed gases are cooled by indirect heat exchange (See Col. 4, lines 13-15).

Regarding claim 6, LeBlanc that the endothermic catalytic steam reforming zone is heated through the catalyst tube walls by the first reformed gas (See Col. 3, lines 46-

Art Unit: 1764

50) where the remaining fresh hydrocarbon stream is introduced into the reforming zone to produce a second reformed gas (See Col. 3, lines 53-58).

Regarding claim 7, LeBlanc further discloses a catalyst zone having catalyst-filled bayonet tubes (See Col 3, lines 50-53).

Regarding claims 11-13, LeBlanc further discloses preferably from 55 to 85 percent of a fresh hydrocarbon stream is introduced to the reforming zone (the first mixed stream) (See Col. 2, lines 67-68; Col. 3, lines 1-4) and the remaining portion of the stream is introduced into the reforming zone (the second mixed stream) (See Col. 3, lines 53-55) and therefore is supplied in a preferred ratio of between 55:45 and 85:15 which is within the ranges of 40:60 to 95:5, 40:60-60:40 and 95:5-80:20 as claimed in claims 11-13.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 2, 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over LeBlanc, U.S. Patent No. 5,122,299 as applied to claim 1 above, and further in view of Henningsen, U.S. Patent No. 6,005,011.

Regarding claim 2, Leblanc discloses all of the limitations as set forth above in paragraph 1, but does not disclose water introduced into the first reactor effluent as a quench fluid. Henningsen teaches a process wherein a cooling step can be effected by

Art Unit: 1764

contacting the associated gas with saturated water, e.g. at about 450.degree. F., to quench the syngas to the saturation temperature of the water, and contacting the quenched syngas with relatively cold water to cool the syngas below the water dewpoint to separate and recover the water from the syngas (See Col. 2, lines 15-20). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify LeBlanc to include the cooling/quenching step of Henningsen for the purpose to reduce the temperature of the syngas stream after the partial oxidation reaction (See Col. 2, lines 53-55).

Regarding claim 3, Henningsen further discloses cooling to supply the cold water can be provided by indirect heat exchange with sea water. Water for the contacting steps can be from a common reservoir which collects water from the quenching and cooling steps (See Col. 2, lines 20-24). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify LeBlanc to include the cooling/quenching step of Henningsen for the purpose to reduce the temperature of the syngas stream after the partial oxidation reaction (See Col. 2, lines 53-55).

Regarding claim 4, LeBlanc further discloses that the endothermic catalytic steam reforming zone is heated through the catalyst tube walls by the first reformed gas (See Col. 3, lines 46-50) where the remaining fresh hydrocarbon stream is introduced into the reforming zone to produce a second reformed gas (See Col. 3, lines 53-58).

3. Claims 8-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over LeBlanc, U.S. Patent No. 5,122,299 as applied to claims 1 and 5 above, and further in view of Cizmer et al., U.S. Patent No. 5,362,454.

Art Unit: 1764

Regarding claim 8, LeBlanc discloses all the limitations as set forth above in paragraph 1, but does not disclose a portion of the second hydrocarbon is supplied to a tube side of the reforming exchanger and passed through the catalyst tubes. Cizmer et al., discloses a catalytic reactor wherein the tubes in the heat exchanger are adapted to hold catalyst therein and allow passage of reactant fluid there-through (See Col. 2, lines 20-24) where in operation, a relatively cool reactant feed fluid (See Col. 3, lines 13) enters the tube-side chamber 40, flows through the tube bundle 20. It would have be obvious to one of ordinary skill in the art to modify LeBlanc to utilize the reactor disclosed in Cizmer et al., for the purpose to support the catalytic reforming of hydrocarbons (See Col. 2, lines 23-24 of Cizmer et al.) process.

Regarding claim 9, LeBlanc discloses all the limitations as set forth above in paragraph 1, but does not disclose the cooled effluent supplied to a shell inlet of a reforming exchanger. Cizmer et al., discloses in operation, a relatively cool reactant feed fluid (See Col. 3, lines 13) enters the tube-side chamber 40, flows through the tube bundle 20 and mixes with the heating fluid in the shell-side chamber 42 (See Col. 3, lines 37-39). It would have be obvious to one of ordinary skill in the art to modify LeBlanc to utilize the reactor disclosed in Cizmer et al., for the purpose to support the catalytic reforming of hydrocarbons (See Col. 2, lines 23-24 of Cizmer et al.) process.

Regarding claim 10, LeBlanc discloses all the limitations as set forth above in paragraph 1, but does not disclose the shell side inlet adjacent an outlet end of the catalyst tubes. Cizmer et al., discloses a shell side inlet 32 adjacent to the outlet end of catalyst tube bundles 20 (See Fig. 1; Col. 3, lines 16-23). It would have be obvious to

Art Unit: 1764

Page 8

one of ordinary skill in the art to modify LeBlanc to utilize the reactor disclosed in Cizmer et al., for the purpose to support the catalytic reforming of hydrocarbons (See Col. 2, lines 23-24 of Cizmer et al.) process.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vinit H. Patel whose telephone number is (571) 272-2071. The examiner can normally be reached on 9:00 am - 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on (571) 272-1444. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

AR

Vinit H. Patel September 29, 2004 Alexa Doroshenk

Patent Examiner Sot Unit 1764